COUNTY CLERK

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INDEX NO. 519979/2019

RECEIVED NYSCEF: 09/11/2019

SUPREME COURT OF THE STATE OF NEW YORK	SUMMONS	
COUNTY OF KINGS	SCIMILATIO	
JOSEPH CAROLEO,	Plaintiff(s) designate KINGS County as the place of trial.	
Plaintiff(s),		
	The basis of the venue is	
-against-	Defendant's place of Business	
	Plaintiff(s) reside at	
ROMAN CATHOLIC DIOCESE OF BROOKLYN,	103-29 115th Street	
FRANCISCAN BROTHERS OF BROOKLYN and	So. Richmond Hill, NY 11419	
ST. FRANCIS PREPARATORY SCHOOL,		
	Index No.:	
Defendant(s),	Date Summons &	

To the above named Defendant(s)

You are hereby summoned to answer the complaint in this action, and to serve a copy of your answer, or if the complaint is not served with this summons, to serve a notice of appearance on the plaintiffs attorney(s) within twenty days after the services of this summons exclusive of the day of service, where service is made by delivery upon you personally within the state, or within 30 days after completion of service where service is made in any other manner. In case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Dated:

Port Washington, NY September 6, 2019

> ekowski Parker Waichman LLP

Office & Post Office Address: 6 Harbor Park Drive

Complaint Filed:

Port Washington, NY 11050

(516) 466-6500 Our File # 7012914

TO: Roman Catholic Diocese of Brooklyn 310 Prospect Park West Brooklyn, NY 11215

> Franciscan Brothers of Brooklyn 135 Remsen Street Brooklyn, NY 11201

St. Francis Preparatory School 6100 Francis Lewis Blvd. Fresh Meadow, NY 11365

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF KINGSX	
JOSEPH CAROLEO,	VERIFIED COMPLAINT
Plaintiff(s),	Index No.: Jury Trial Demanded
-against-	
ROMAN CATHOLIC DIOCESE OF BROOKLYN, FRANCISCAN BROTHERS OF BROOKLYN and ST. FRANCIS PREPARATORY SCHOOL,	
Defendant(s),	

Plaintiff, Joseph Caroleo, by his attorneys Parker Waichman LLP, complaining of the defendants, respectfully alleges, on personal knowledge as to himself and on information and belief as to all other matters, as follows:

- At the time of the commencement of this action plaintiff, Joseph Caroleo, was a resident of the County of Queens, State of New York.
- 2. At the time of the incident(s) giving rise to this complaint, plaintiff was a resident of the County of Queens, State of New York.
 - 3. This action is timely pursuant to CPLR 214-g.
- 4. At all times herein mentioned, defendant, Roman Catholic Diocese of Brooklyn, was a religious corporation organized pursuant to the Religious Corporations Law, with its principal office at 310 Prospect Park West, Brooklyn, County of Kings, State of New York.
- 5. At all times herein mentioned, defendant, Franciscan Brothers of Brooklyn, was a religious corporation organized pursuant to the Religious Corporations Law with its principal office 135 Remsen Street, Brooklyn, County of Kings, State of New York.
- 6. At all times herein mentioned, defendant, St. Francis Preparatory School, was a religious corporation organized pursuant to the Religious Corporations Law with its principal

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office at 6100 Francis Lewis Boulevard, Fresh Meadow, New York.

At all times herein mentioned, defendant, St. Francis Preparatory School, was 7.

within and under the authority of defendant, Roman Catholic Diocese of Brooklyn.

At all times herein mentioned defendant, defendant, Roman Catholic Diocese of 8.

Brooklyn, oversaw, managed, controlled, directed and operated defendant, St. Francis Preparatory

School.

At all times herein mentioned defendant, defendant, Franciscan Brothers of 9.

Brooklyn, oversaw, managed, controlled, directed and operated defendant, St. Francis Preparatory

School.

10. At all times herein mentioned, defendant, St. Francis Preparatory School, was a

Roman Catholic school located at 6100 Francis Lewis Boulevard Fresh Meadow, New York.

At all times herein mentioned, Roman Catholic Diocese of Brooklyn, managed, 11.

supervised and controlled those who were employed or otherwise worked for St. Francis

Preparatory School, including, but not limited to priests, nuns and other personnel and volunteers.

both while they were on premises and engaged in off-premises activities related to their

employment with defendant, St. Francis Preparatory School.

At all times herein mentioned, defendant, Franciscan Brothers of Brooklyn, 12.

managed, supervised and controlled those who were employed or otherwise worked for defendant,

St. Francis Preparatory School, including, but not limited to priests, nuns and other personnel and

volunteers, both while they were on premises and engaged in off-premises activities related to their

employment with defendant, St. Francis Preparatory School.

From on or about November 1, 1982 through on or about December 31, 1982, 13.

plaintiff, an infant, attended defendant, St. Francis Preparatory School.

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14. At all times herein mentioned and relevant to the allegations set forth herein Gaspar Abruzzo, was the Dean of the School assigned as Dean of the School by defendant, Roman Diocese of Brooklyn.

- 15. At all times herein mentioned and relevant to the allegations set forth herein Gaspar Abruzzo, was the Dean of the School, assigned as Dean of the School by defendant, Franciscan Brothers of Brooklyn.
- 16. At all times herein mentioned and relevant to the allegations set forth herein Gaspar Abruzzo, was the Dean of the School, assigned as by defendant, St. Francis Preparatory School.
- At all times herein mentioned, Gaspar Abruzzo, was employed by defendant, 17. Roman Catholic Diocese of Brooklyn.
- 18. At all times herein mentioned, Gaspar Abruzzo, was employed by the defendant, Franciscan Brothers of Brooklyn.
- 19. At all times herein mentioned, Gaspar Abruzzo, was employed by the defendant, St. Francis Preparatory School.
- 20. Through his position with defendant, Roman Catholic Diocese of Brooklyn, Gaspar Abruzzo, was put in direct contact with plaintiff, Joseph Caroleo, then an infant.
- 21. Through his position with defendant, Franciscan Brothers of Brooklyn, Gaspar Abruzzo, was put in direct contact with plaintiff, Joseph Caroleo, then an infant.
- 22. Through his position with defendant, St. Francis Preparatory School, Gaspar Abruzzo, was put in direct contact with plaintiff, Joseph Caroleo, then an infant.
- 23. That on or about November 1, 1982 through on or about December 31, 1982, Gaspar Abruzzo, sexually abused the plaintiff.
- 24. At all times herein mentioned, Gaspar Abruzzo, was under the management, supervision, employ, direction and/or control of defendants, Roman Catholic Diocese of Brooklyn,

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Franciscan Brothers of Brooklyn and St. Francis Preparatory School.

25. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, knew and/or reasonably should have known and/or

knowingly condoned and/or covered up, the inappropriate and unlawful sexual activities of Gaspar

Abruzzo, who sexually abused the plaintiff, Joseph Caroleo, while plaintiff, Joseph Caroleo, was

an infant.

26. Defendant, Roman Catholic Diocese of Brooklyn, had the responsibility to manage,

supervise, control and/or direct faculty, staff, deans, priests and/or employees assigned to

defendant, St. Francis Preparatory School.

27. Defendant, Franciscan Brothers of Brooklyn, had the responsibility to manage,

supervise, control and/or direct faculty, staff, deans, priests and/or employees assigned to

defendant, St. Francis Preparatory School

28. At all relevant times, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, had a duty not to aid pedophiles such as Gaspar

Abruzzo, by assigning, maintaining and/or appointing him to positions in which he would have

access to minors.

29. At all relevant times, Gaspar Abruzzo, used his position as a dean, faculty, staff,

priest and/or employee to entice, take control of plaintiff, Joseph Caroleo, and sexually assaulted,

sexually abused or have sexual contact with plaintiff, Joseph Caroleo, while plaintiff was a minor.

30. Defendants, individually, jointly and/or severally, violated various New York

statutes, including, but not limited to N.Y. Soc. Serv. Law §§413 and 420, which require school

officials and teachers to report suspected cases of child abuse and impose liability for failure to

report.

31. Plaintiff suffered physical and psychological injuries and damages as a result of his

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childhood sexual abuse by Gaspar Abruzzo.

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32. As a direct result of defendants' conduct, plaintiff suffered and will continue to

suffer great pain of body and mind, severe and permanent emotional distress and physical

manifestations of emotional distress. As a result of his childhood sexual abuse, plaintiff has been

prevented from obtaining the full enjoyment of life, has incurred and will continue to incur

expenses for medical and psychological treatment, therapy and counseling and has incurred and

will continue to incur loss of income and/or loss of earning capacity.

33. Because of his childhood sexual abuse, plaintiff, Joseph Caroleo, is unable to fully

describe all of the details of that abuse and the extent of the harm that he suffered as a result.

AS AND FOR A FIRST CAUSE OF ACTION NEGLIGENT HIRING, RETENTION, SUPERVISION AND/OR DIRECTION

34. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1

through 33 as if fully set forth herein.

35. The sexual abuse of children by adults, including priests, deans, faculty, staff,

teachers and/or employees, is foreseeable.

36. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, at all relevant times represented and held out to the

public defendant, St. Francis Preparatory School, to be safe places for learning and participating

in youth activities.

37. At all relevant times, defendants, Roman Catholic Diocese of Brooklyn, Franciscan

Brothers of Brooklyn and St. Francis Preparatory School, were each under an express and/or

implied duty to protect and care for plaintiff, Joseph Caroleo.

38. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, negligently hired, retained, directed and supervised

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Gaspar Abruzzo, because they knew or should have known that Gaspar Abruzzo, posed a threat of

sexual abuse of children such as plaintiff.

Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of 39.

Brooklyn and St. Francis Preparatory School, knew or should have known that Gaspar Abruzzo,

had a propensity to engage in the conduct which caused plaintiff's injuries prior to or about the

time of the occurrence of these injuries.

40. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, owed a duty of care to all minors, including plaintiff,

who were likely to come under the influence or supervision of Gaspar Abruzzo, in their role as

dean, faculty, staff, teacher, priest, counselor, trustee, director, officer, employee, agent, servant

and/or volunteer to ensure that Gaspar Abruzzo, did not use their assigned positions to injure

minors by sexual assault, sexual abuse or sexual contact with minors.

Gaspar Abruzzo, sexually assaulted, sexually abused and/or had sexual contact with 41.

plaintiff, Joseph Caroleo, on defendants' premises, including defendant, St. Francis Preparatory

School.

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Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of 42.

Brooklyn and St. Francis Preparatory School, were put on notice of Gaspar Abruzzo's improper

and inappropriate actions toward minors.

43. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, were negligent in failing to properly supervise

Gaspar Abruzzo.

Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of 44.

Brooklyn and St. Francis Preparatory School, were negligent in failing to properly manage Gaspar

Abruzzo.

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45. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School, were negligent in failing to properly control Gaspar Abruzzo.

- 46. At all relevant times, defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School, were willful, wanton, malicious, reckless and/or outrageous in their disregard for the rights and safety of plaintiff.
- 47. As a direct and proximate result of defendants' above described omissions, plaintiff has suffered and will continue to suffer the injuries described herein.
- 48. By reason of the foregoing, the defendants are liable to plaintiff jointly, severally and/or in the alternative, for compensatory damages and punitive damages, together with costs and interest in excess of the jurisdictional limits of all lower courts which would otherwise have jurisdiction.

AS AND FOR A SECOND CAUSE OF ACTION NEGLIGENCE/GROSS NEGLIGENCE

- 49. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1 through 48 as if fully set forth herein.
- 50. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School, knew or negligently failed to know that Gaspar Abruzzo, posed a threat of sexual abuse to children.
- 51. The acts of Gaspar Abruzzo, as described above, were undertaken, enabled by, and/or during the course of their respective employment, assignment, appointment and/or agency with defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School.
 - 52. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

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Brooklyn and St. Francis Preparatory School:

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gave improper or ambiguous orders or failed to make proper regulations, a. and/or employed improper persons in work involving risk of harm to others;

failed to adequately supervise the activities of Gaspar Abruzzo; b.

failed to adequately supervise and safeguard minors attending defendant, c.

St. Francis Preparatory School;

d. permitted and/or intentionally failed and/or neglected to prevent negligent

or tortious conduct by persons, whether or not their servants, agents or

employees, upon premises under their control; and

allowed the acts of omission and/or commission of any or all of the e.

allegations set forth in this Complaint to occur.

53. At all relevant times Gaspar Abruzzo, was under the supervision, employ, direction

and/or control of defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School.

54. At all relevant times, defendants, Roman Catholic Diocese of Brooklyn, Franciscan

Brothers of Brooklyn and St. Francis Preparatory School, were wanton, willful, malicious, reckless

and outrageous in their disregard for the rights and safety of plaintiff, which conduct was

equivalent to criminal conduct.

55. As a direct and/or indirect result of said conduct, plaintiff has suffered injuries and

damages as described herein.

56. By reason of the foregoing, defendants jointly, severally and/or in the alternative

are liable to plaintiff for compensatory damages and for punitive damages, together with interest

and costs in excess of the jurisdictional limits of all lower courts which would otherwise have

jurisdiction.

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THIRD CAUSE OF ACTION **BREACH OF FIDUCIARY DUTY**

57. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1

through 56 as if fully set forth herein.

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58. At all relevant times, there existed a fiduciary relationship of trust, confidence, and

reliance between plaintiff, on the one hand. and defendants, Roman Catholic Diocese of Brooklyn,

Franciscan Brothers of Brooklyn and St. Francis Preparatory School, on the other, based upon the

entrustment of plaintiff, while he was a minor child, to the care and supervision of the defendants

and each of them, as a student, parishioner, worshiper, invitee, attendee or guest at defendant, St.

Francis Preparatory School. The entrustment of the plaintiff to the care and supervision of the

defendants and each of them, while plaintiff was a minor child, required the defendants to assume

a fiduciary role and to act in the best interests of the plaintiff and to protect him while he was a

minor and vulnerable child.

59. Pursuant to their fiduciary relationship with plaintiff, defendants were entrusted

with the well-being, care and safety of plaintiff.

60. Pursuant to their fiduciary relationship with plaintiff, defendants assumed a duty to

act in the best interests of plaintiff.

61. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, breached their fiduciary duties to plaintiff.

62. At all relevant times, the actions and/or inactions of defendants, Roman Catholic

Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School, were

willful, malicious, wanton, reckless and outrageous in their disregard for the rights and safety of

plaintiff.

As a direct result of defendants' conduct, plaintiff has suffered injuries and damages 63.

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described herein.

64. By reason of the foregoing, Defendants, jointly, severally and/or in the alternative

are liable to plaintiff for compensatory damages and for punitive damages, together with interest

and costs in excess of the jurisdictional limits of all lower courts which would otherwise have

jurisdiction.

FOURTH CAUSE OF ACTION
BREACH OF NON-DELEGABLE DUTY

65. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1

through 64 as of fully set forth herein.

66. When he was a minor, plaintiff Joseph Caroleo was placed in the care of defendants,

Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis

Preparatory School, for the purposes of providing plaintiff with a safe environment in which to

participate in youth activities and receive an education. There was thus created a non-delegable

duty of trust between plaintiff and defendants.

67. Plaintiff, Joseph Caroleo, was a vulnerable child when placed in the care of

defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St.

Francis Preparatory School.

68. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, and each of them, were in the best position to prevent

plaintiff from being abused and/or to have learned of the repeated abuse by Gaspar Abruzzo, and

to have stopped it.

69. As evidenced by the fact that plaintiff, Joseph Caroleo, was sexually abused as a

minor child entrusted to the care of the defendants, these defendants breached their non-delegable

duty to plaintiff.

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70. At all relevant times, Gaspar Abruzzo, was under the supervision, employment, direction and/or control of defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers

of Brooklyn and St. Francis Preparatory School.

71. As a result of the sexually abusive conduct of Gaspar Abruzzo, plaintiff, Joseph

Caroleo, suffered the injuries and damages described herein, the full extent of which is unknown

at present.

72. By reason of the foregoing, defendants jointly, severally and/or in the alternative

are liable to plaintiff for compensatory damages and for punitive damages, together with interest

and costs in excess of the jurisdictional limits of all lower courts which would otherwise have

jurisdiction.

FIFTH CAUSE OF ACTION
NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS

73. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1

through 72 above as if set forth at length herein.

74. As described above, defendants, Roman Catholic Diocese of Brooklyn, Franciscan

Brothers of Brooklyn, St. Francis Preparatory School and Gaspar Abruzzo, acted in a negligent

and/or grossly negligent manner.

75. The actions of defendants, Roman Catholic Diocese of Brooklyn, Franciscan

Brothers of Brooklyn, St. Francis Preparatory School and Gaspar Abruzzo, endangered plaintiff's

safety and caused him to fear for his own safety.

76. As a direct and proximate result of the actions of defendants, Roman Catholic

Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School, which

included, but were not limited to, negligent and/or grossly negligent conduct, plaintiff suffered

severe injuries and damages as described herein, including, but not limited to, mental and

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emotional distress.

77. By reason of the foregoing, Defendants, jointly, severally and/or in the alternative

are liable to plaintiff for compensatory damages and for punitive damages, together with costs and

interest in excess of the jurisdictional limits of all lower courts which would otherwise have

jurisdiction.

SIXTH CAUSE OF ACTION
BREACH OF DUTY IN LOCO PARENTIS

78. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1

through 77 as if set forth at length herein.

79. While he was a minor, plaintiff was entrusted by his parents to the control of the

defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St.

Francis Preparatory School, for the purposes of providing plaintiff with an education and allowing

him to participate in youth activities sponsored by defendants. During the times that plaintiff was

at school and during the times that he participated in youth activities, he was under the supervision

and control of defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of Brooklyn

and St. Francis Preparatory School. These defendants, and each of them, at all relevant times and

now, owed and owe a duty to children entrusted their care to act in loco parentis and to prevent

foreseeable injuries.

80. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, breached their duty to act in loco parentis.

81. At all relevant times the actions of defendants, Roman Catholic Diocese of

Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School, were willful,

malicious, wanton, reckless, negligent, grossly negligent and/or outrageous in their disregard for

the rights and safety of plaintiff.

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82. As a direct result of defendants' conduct, plaintiff, Joseph Caroleo, has suffered the

injuries and damages described herein.

83. By reason of the foregoing, defendants jointly, severally and/or in the alternative,

are liable to plaintiff for compensatory damages, and for punitive damages, together with interest

and costs in excess of the jurisdictional limits of all lower courts which would otherwise have

jurisdiction.

SEVENTH CAUSE OF ACTION
BREACH OF STATUTORY DUTY PURSUANT TO NEW YORK
SOCIAL SERVICES LAW §§ 413, 420 TO REPORT ABUSE

84. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1

through 83 as if fully set forth herein.

85. Pursuant to N.Y. Social Services Law §§413, 420, defendants, Roman Catholic

Diocese of Brooklyn, Franciscan Brothers of Brooklyn and St. Francis Preparatory School, had a

statutory duty to report the reasonable suspicion of abuse of children in their care.

86. Defendants, Roman Catholic Diocese of Brooklyn, Franciscan Brothers of

Brooklyn and St. Francis Preparatory School, breached that duty by knowingly and willfully

failing to report reasonable suspicion of abuse by Gaspar Abruzzo, of children in their care.

87. As a direct and/or indirect result of said conduct, plaintiff has suffered injuries and

damages as described above.

88. By reason of the foregoing, defendants jointly, severally and/or in the alternative

are liable to plaintiff for compensatory damages and punitive damages, together with costs and

interest in excess of the jurisdictional limits of all lower courts which would otherwise have

jurisdiction.

WHEREFORE, plaintiff demands judgment against defendants on each cause of action

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as follows:

Awarding compensatory damages in an amount to be proven at trial, but in A. any event in an amount that exceeds the jurisdictional limits of all lower courts which would otherwise have jurisdiction;

- В. Awarding punitive damages to the extent permitted by law;
- C. Awarding prejudgment interest to the extent permitted by law;
- Awarding costs and fees of this action, including attorneys' fees, to the D. extent permitted by law;
- E. Awarding such other and further relief as to this Court may seem just and proper.

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JURY DEMAND

Plaintiff demands a trial by jury on all issues so triable.

Dated:

Port Washington, New York

September 6, 2019

Yours, etc.

Brett A Zekowski

Parker Waichman LLP
Attorneys for Plaintiff(s)
Office & Post Office Address
6 Harbor Park Drive

Port Washington, NY 11050

516-466-6500 Our File # 7012914

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ATTORNEY'S VERIFICATION

STATE OF NEW YORK)	
		: ss :
COUNTY OF NASSAU)	

Brett A. Zekowski, an attorney and counselor at law, duly admitted to practice in the Courts of the State of New York, affirms the following to be true under penalties of perjury:

I am an associate of the firm Parker Waichman LLP attorneys for the plaintiff(s) herein.

I have read the foregoing Complaint and know the contents thereof. Upon information and belief, I believe the matters alleged therein to be true.

The source of your deponent's information and the grounds of my belief are communications, papers, reports and investigations contained in my file.

The reason this verification is made by deponent and not by plaintiff(s) is that plaintiff(s) reside in a county other than the one in which your deponent's office is maintained.

Dated: Port Washington, NY September 6, 2019

Brett A. Zekowski

FILED: KINGS COUNTY CLERK AND LIVE 2019 101 136

NYSC**IIIdex No.** 1

SUPREME COURT OF THE STATE OF NEW YORK

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COUNTY OF KINGS

JOSEPH CAROLEO,

Plaintiff(s),

-against-

ROMAN CATHOLIC DIOCESE OF BROOKLYN, FRANCISCAN BROTHERS OF BROOKLYN, And ST. FRANCIS PREPARATORY SCHOOL,

Defendant(c)

1	referencialitys),	
	SUMMONS AND VERIFIED COMPLAINT	
	Certification per/22NYCRR §130-1.1a	
-		
	Brett A. Zekowski	
	Parker Waichman LLP Attorneys for Plaintiff(s)	
	6 Harbor Park Drive	
	Port Washington, NY 11050	
Го:	(516) 466-6500	
Attorney(s) for		
Service of a copy of the within	is hereby admitted.	
Dated:		
	Attorney(s) for	
PLEASE TAKE NOTICE		
NOTICE OF		
ENTRY that the within is a (certain Court on 2019.	tified) true copy of a entered in the office of the Clerk of the within named	

NOTICE

that an Order of which the within is a true copy will be presented to the Hon.

, one of the

OF

SETTLEMENT judges of the within named Court, at,

, on

20 , at

Dated:

Parker Waichman LLP Attorneys for Plaintiff(s)

TO: